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| APPLICATION NO.                            | FILING DATE    | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|--|----------------|----------------------|-------------------------|------------------|--|
| 10/780,619                                 | 02/19/2004     | Michael Peters       | 003-118                 | 3163             |  |
| 36844 7                                    | 590 06/23/2005 |                      | EXAMINER                |                  |  |
| CERMAK & KENEALY LLP<br>515 E. BRADDOCK RD |                |                      | KHUU, HIEN DIEU THI     |                  |  |
| ALEXANDRIA                                 |                |                      | ART UNIT                | PAPER NUMBER     |  |
|  |                |                      | 2863                    |                  |  |
|  |                |                      | DATE MAILED: 06/23/2009 | 5                |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

|  |  | Amplia   | odion No  | Applicant(s)   | ·                   |  |  |  |
|--|--|--|---|--|---------------------|--|--|--|
| Office Action Summany  |  |  | eation No.  | Applicant(s)   |                     |  |  |  |
|  |  | 10/78  | 0,619   | PETERS, MICHAE   | PETERS, MICHAEL     |  |  |  |
| •  | Office Action Summary  | Exami  | ner   | Art Unit   | (204)               |  |  |  |
| <del></del>  |  |  | D. Khuu   | 2863   | (m)                 |  |  |  |
| Period for Re  | e MAILING DATE of this commu<br>eply   | nication appears on  | the cover sheet with  | n the correspondence ad  | dress               |  |  |  |
| THE MAIL - Extensions after SIX (6 - If the period - If NO period - Failure to re Any reply re | ENED STATUTORY PERIOD F LING DATE OF THIS COMMUN of time may be available under the provision: b) MONTHS from the mailing date of this come d for reply specified above, the maximum s eply within the set or extended period for reply eccived by the Office later than three months ent term adjustment. See 37 CFR 1.704(b).  | ICATION. s of 37 CFR 1.136(a). In n munication. 30) days, a reply within the tatutory period will apply ai y will, by statute, cause the | o event, however, may a rep<br>statutory minimum of thirty on<br>d will expire SIX (6) MONTh<br>application to become ABA | oly be timely filed  (30) days will be considered timely  1S from the mailing date of this on  NDONED (35 U.S.C. § 133). | y.<br>ommunication. |  |  |  |
| Status   |  |  |   |  |                     |  |  |  |
| 1)⊠ Res  | sponsive to communication(s) file  | ed on 02/19/2004.  |   |  |                     |  |  |  |
|  |  | 2b)⊠ This action   | is non-final.   |  |                     |  |  |  |
|  | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  |  |   |  |                     |  |  |  |
| Disposition of   | of Claims  |  |   |  |                     |  |  |  |
| . 4a) 0<br>5)∭ Clai<br>6)⊠ Clai<br>7)⊠ Clai  | im(s) 1-15 is/are pending in the Of the above claim(s) is/a im(s) is/are allowed. im(s) 1-9,11,12,14 and 15 is/are im(s) 10 and 13 is/are objected im(s) are subject to restriction.   | rejected.  |   |  |                     |  |  |  |
| Application F  | Papers   |  |   |  |                     |  |  |  |
| 10)⊠ The<br>App<br>Rep   | specification is objected to by the drawing(s) filed on 19 February licant may not request that any objected that any objected to ath or declaration is objected the specific and the specific an | 2004 is/are: a)⊠ ection to the drawing of the correction is red  | (s) be held in abeyanc<br>quired if the drawing(s   | e. See 37 CFR 1.85(a).<br>) is objected to. See 37 CF  | FR 1.121(d).        |  |  |  |
| Priority unde  | r 35 U.S.C. § 119  |  |   |  |                     |  |  |  |
| a)⊠ Al<br>1.⊠<br>2.⊑<br>3.⊑  | nowledgment is made of a claim    b) Some * c) None of:   Certified copies of the priority   Certified copies of the priority   Copies of the certified copies   application from the Internation  | documents have I<br>documents have I<br>of the priority docu<br>onal Bureau (PCT   | peen received.<br>peen received in Appuments have been re<br>Rule 17.2(a)).   | plication No<br>eceived in this National   | Stage               |  |  |  |
| Attachment(s)  |  |  |   |  |                     |  |  |  |
| 1) Notice of F   | References Cited (PTO-892)   |  | 4) 🔲 Interview Su   | mmary (PTO-413)  |                     |  |  |  |
| 2) Notice of E<br>3) Information   | Oraftsperson's Patent Drawing Review (In Disclosure Statement(s) (PTO-1449 os)/Mail Date 09/14/04.   |  | Paper No(s)/  | Mail Date  Drmal Patent Application (PTC   | )-152)              |  |  |  |

#### **DETAILED ACTION**

### Specification Objections

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

The abstract of the disclosure is objected to because it exceeds 150 words in length and contains a legal phraseology term "comprising" (Line 2). Correction is required. See MPEP § 608.01(b).

### Claim Objections

Claim 10 is objected to because of the following informality: The word "periodicially" (Line 3) should be -- periodically --. Correction is required.

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#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2, 4-6, 8, 11, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Lichter et al. (6,159,147).

With respect to claim 1, Lichter discloses a measurement unit for collecting and forwarding measured data (Column 11: Lines 12-14), the unit comprising: at least one measuring point for determining the measured data (Column 11: Line 23-24); at least one interface (Figure 2: ID 43) for at least indirectly transferring the measured data (Figure 2: bus ID 61) to a control center (Figure 2: ID 27; Column 10: Lines 38-40); a process unit (Figure 2: ID 61) and means for local storage (Figure 2: ID 63), processing, or both of measured data in the measurement unit (Column 9: Lines 49-52); means for transferring the measured data from the measuring point to the process unit (Column 11: Lines 12-14), the means for transferring optionally comprising means for converting the measured data into digital signals including an analog-to-digital converter (Figure 2: ID 36) when said measured data are made available by the measuring point in analog form (Column 8: Lines 28-38); and wherein the process unit includes means for subsequently writing the measured data into a database of the control center (Figure 2: ID 61, 72, and 63).

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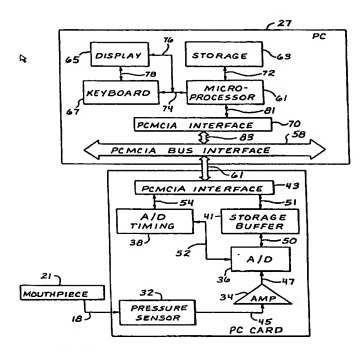


Figure 2

With respect to claim 2, Lichter discloses a measurement unit, further comprising: means in the process unit for at least partially processing the measured data before being transferred to the control center (Column 14: Lines 62-67; Column 15: Line 1).

With respect to claim 4, Lichter discloses a measurement unit, further comprising: means for controlling by filing the control commands in the control center (**Column 8: Lines 42-45**).

With respect to claim 5, Lichter discloses a measurement unit; wherein the control center further comprises means for providing parameters assigned to the control commands, files, or both, said parameters being provided in a database; and the process unit further comprises means for periodically reading out said parameters together with the control commands, and for controlling the measurement unit based on said control commands and associated parameters (Column 9: Lines 17-34).

With respect to claim 6, Lichter discloses a measurement unit; wherein the process unit further comprises: means for acknowledging a corresponding action to the control center, a database, or both, after control commands, parameters, or both, are read out of the control center, out of the databases, or both (Column 9: Lines 22-27).

With respect to claim 8, Lichter discloses a measurement unit; wherein the control center comprises a data server (Figure 2: ID 27), a database (Figure 2: ID 63), or both; and further comprising: a network interface (Column 16: Line 34), communication interface (Column 15: Lines 68-60), or both.

With respect to claim 11, Lichter discloses a measurement unit; wherein the means for at least partially processing the measured data comprise means for filtering (Column 13: Line 2).

With respect to claim 14, Lichter discloses a measurement unit; wherein the network interface comprises a local wired or wireless network (Column 16: Lines 33-34).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3, 7 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lichter et al. (6,712,762) in view of Amrutur et al. (US 2004/0196840).

With respect to claims 3, 7 and 12, Lichter teaches everything claimed, as applied above, with the exception a measurement unit, wherein the process unit further comprises: means for reading from, writing to, or both, at least one of the databases not directly relevant to the measured data, at least 1 to 20 times per minute and means for transferring in periodic packets transfers at a rate of at least 1 to 20 times per

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minute. However, to do so is well known as taught by Amrutur. Amrutur teaches a measurement unit, wherein the process unit further comprises: means for reading from, writing to, or both, at least one of the databases not directly relevant to the measured data, at least 1 to 20 times\_per minute and means for transferring in periodic packets transfers at a rate of at least 1 to 20 times per minute (Page 3: Paragraph 0045).

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Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to implement a periodic packet transfer at a rate of at least 1 to 20 times per minute as disclosed by Amrutur for the purpose of optimizing the data processing and how measured data is efficiently being transferred across a network.

Claims 9 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lichter et al. (6,712,762) in view of Kim et al. (5,642,038).

With respect to claims 9 and 15, Lichter teaches everything claimed, as applied above, with the exception a measurement unit; wherein said measurement unit is configured and arranged for measuring and collecting partial-discharge data at a generator system and at a high-voltage terminal. However, to do so is well known as taught by Kim. Kim teaches a measurement unit; wherein said measurement unit (Column 4: Line 28) is configured and arranged for measuring and collecting partial-discharge data at a generator system (Column 5: Lines 17-30) and at a high-voltage terminal (Column 1: Lines 34-36).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to configure the measurement unit to measure and collect partial discharge data at a generator system and at a high-voltage terminal as disclosed by Kim for the purpose of detecting partial discharge activity and to provide better information for analysis and diagnosis of insulation problems and to avoid impact of unscheduled outages in a high powered system due to insulation failures (Column 1: Lines 24-28).

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#### Allowable Subject Matter

Claims 10 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The prior art of record, taken alone or in combination, fails to disclose or render obvious, which makes the following claims allowable over the prior art:

With respect to claim 10, a method for collecting and forwarding measured data by using a measurement unit as claimed in claim 1, the method comprising: <u>independently periodically filing measured data</u> by the measurement unit in the control center, in a database, in a file in the control center, or combinations thereof; <u>periodically and independently retrieving control commands by the measurement unit and, optionally associated parameters from the control center, from databases, from files in the control center, or combinations thereof; <u>periodically filing the status of the measurement unit in the control center,</u> in a database, in files, or combinations thereof. **Underlining indicates emphasis.**</u>

With respect to claim 13, a measurement unit; wherein the means for controlling by filing the control commands comprises: means in the control center for filing the control commands in a database; and means in the process unit for independently periodically reading out said control commands from the control center, from a database, or both, and controlling the measurement unit based on said control commands. Underlining indicates emphasis.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance.

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#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kaneda et al. (US 2005/0012507), Novak (5,448,505), Petroff (4,933,833), Shofner et al. (US 2002/0029151).

## Fax/Telephone Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cindy D. Khuu whose telephone number is (571) 272-8585. The examiner can normally be reached on M-F, 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

C. Siather 6/16/05

John Barlow sorv Patent Examin

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